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ESTTA666335 04/13/2015

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91212805
Party	Defendant Striker Investment Realty
Correspondence Address	GREGG A PARADISE LERNER DAVID LITTENBERG KRUMHOLZ & MENTLIK LLP 600 SOUTH AVENUE WEST WESTFIELD, NJ 07090-1497 UNITED STATES gparadise@ldlkm.com, litigation@ldlkm.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Gregg A. Paradise
Filer's e-mail	gparadise@ldlkm.com,litigation@ldlkm.com
Signature	/Gregg A. Paradise/
Date	04/13/2015
Attachments	4023988_1.pdf(63600 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

:

Italski, LLC d/b/a Striker Realty,

Opposer, : Serial Number: 85/905,364

Opposition No. 91212805

Striker Investment Realty,

V.

:

Applicant.

MOTION FOR SUSPENSION OF PROCEEDINGS AND TO EXTEND TIME TO <u>ANSWER WITH CONSENT</u>

Applicant, Striker Investment Realty ("Applicant"), through its undersigned attorneys, hereby moves for an Order suspending the proceedings in this Opposition for an additional period of thirty (30) days, until **May 11, 2015**. The good cause grounds for Applicant's request are as follows:

- 1. The Board pursuant to its Order of March 28, 2015, suspended the Opposition and all proceedings for a period of thirty (30) days in response to Opposer's consented to motion filed on March 11, 2015 to allow the parties to continue settlement discussions.
- 2. The Parties have now reached final agreement on settlement and consent agreements which will be dispositive of the Opposition. The Parties are just awaiting signature by the final party, which is expected imminently.
- 3. The parties believe that the requested additional time will permit them to fully resolve this matter.

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4. Thus, this Motion is hereby requested to allow the Parties additional time to

finalize the execution of the settlement and consent agreements, and dismiss this proceeding.

5. Applicant, as moving party, has secured the express consent of Opposer for the

additional suspension of the Opposition and resetting of the dates as requested herein.

6. Applicant respectfully requests that if the Board grants this Motion, the time to

answer, and all discovery and trial dates should be reset accordingly. Applicant respectfully

requests resetting of the deadlines set forth in the Board's March 28, 2015 Order for a period of

thirty (30) days.

Respectfully submitted,

Striker Investment Realty

Dated: April 13, 2015 By: /Gregg A. Paradise/

Gregg A. Paradise

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Attorneys for Applicant Striker Investment Realty

Opposition No.: 91211451

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing "MOTION FOR SUSPENSION OF PROCEEDINGS AND TO EXTEND TIME TO ANSWER WITH CONSENT" was served on Opposer's attorney, Peter E. Nussbaum, via e-mail at pnussbaum@wolffsamson.com (through prior agreement of counsel) on April 13, 2015.

VIA E-MAIL

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/Gregg A. Paradise/ Gregg A. Paradise

> STRINV 10.2A-001 Opposition No. 91212805